Application No.



Interview Summary

Application No. 08/238,080

Applicant(s)

Examiner

Dianne Rees

Group Art Unit 1807

Collins et al.

	####

All par	ticipants (applicant, applicant's representative, PT(D personnel):		1117
(1) <u><i>Dia</i></u>	nne Rees	(3)		411
(2) <u>Noi</u>	rval Galloway	(4)		
Date of	f Interview Apr 7, 1997	_		
Type:	▼ Telephonic □ Personal (copy is given to)	applicant	applicant's representative).	
Exhibit	shown or demonstration conducted: Yes	No. If yes, brief	description:	•
		-		<u> </u>
Agreem	nent 🗌 was reached. 💢 was not reached.	;	•	
Claim(s) discussed: <i>all pending</i>			
Iden iii ic	cation of prior art discussed:			
Company Production of the Company of				· · · · · · · · · · · · · · · · · · ·
Desemp	tion of the general nature of what was agreed to if	an agreement was	reached, or any other com	ments:
<i>Appli€ai</i>	nt's counsel discussed that given the teachings ava	ailable in the art at	the time that the invention	was made that
the amo	uld not be motivated to purify a target from a samp	ole of nucleic acids	before a PCR reaction for for	ear of diminishing
consider	ount of target template available for subsequent am ration but that it would also be balanced against the	o consideration of	miner agreed that this wou	ld be a
and the	ordinary artisan would be motivated to choose one	e consideration of i	Taving more of a specific ta	rget to amplify
would o	ffer. Applicant's counsel informed the Examiner tha	at a copending appl	lication 08236877 was bef	ore the office and
tnat eeri	tain claims related to the aspect of reversible targe	t capture has been	indicated as free of the price	or art. The
<u>Examme</u>	er agreed to discuss the case with Examiner on that	t case and reconsid	der claims related to reversi	ble target
capture.				
the Claim	description, if necessary, and a copy of the amend ns allowable must be attached. Also, where no co ble, a summary thereof must be attached.)	dments, if available py of the amenden	, which the examiner agreed ts which would render the o	d would render claims allowable
1. 🛛 1	It is not necessary for applicant to provide a separa	ate record of the su	bstance of the interview.	
Section 7	ne paragraph above has been checked to indicate to FICE ACTION IS NOT WAIVED AND MUST INCLU713.04). If a response to the last Office action has HIS INTERVIEW DATE TO FILE A STATEMENT OF	IDE THE SUBSTAN s already been filed	CE OF THE INTERVIEW. (S	CO MPED
c C	Since the Examiner's interview summary above (inceach of the objections, rejections and requirements claims are now allowable, this completed form is confice action. Applicant is not relieved from providing also checked.	that may be prese onsidered to fulfill t	nt in the last Office action, he response requirements of	and since the